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	<u>'E</u>
Application number(s) or patent number(s):	·
If this document is being filed together with a new application	, the execution date of the application is: RECEIVED
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08/858,087	TEOU OFNIED 1600/
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Name and address of party to whom correspondence	6. Total number of applications and patents involved: One (1)
concerning document should be mailed:	o. Total number of applications and patents involved. One (1)
Name: David R. Heckadon	7. The late of CFD 60.41) A 10.00
Address: Burns, Doane, Swecker & Mathis, L.L.P.	7. Total fee (37 CFR § 3.41): \$_40.00
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000475-205 Attorney's Docket No.

ASSIGNMENT

(TMIOL)

THIS ASSIGNMENT, by <u>Daniel Jed Harrison</u>, <u>Per Andersson</u> and <u>Paul C. H. Li</u>, residing at <u>8932 151 Street</u>, <u>Edmonton</u>, <u>Alberta T5R 1J2</u>, <u>Canada</u>; <u>Apartment #9 10530 79th Avenue</u>, <u>Edmonton</u>, <u>Alberta T6G 1R8</u>, <u>Canada</u>; and <u>20E</u>, <u>Block 17</u>, <u>Laguna City</u>, <u>Kwun Tong</u>, <u>Hong Kong</u>; (hereinafter referred to as "the Assignors"), respectively, witnesseth:

WHEREAS, the Assignors have invented certain new and useful improvements in MICROFLUIDIC SYSTEM AND METHODS OF USE, [] which is a provisional application to be filed herewith; [] which is a non-provisional application having an oath or declaration executed on even date herewith prior to filing of application; [X] bearing Application No. <u>08/858,087</u>, and filed on MAY 16, 1997; and

WHEREAS, <u>The Governors of the University of Alberta</u>, a corporation duly organized under and pursuant to the laws of <u>Canada</u> and having its principal place of business at <u>222 Campus Tower</u>, <u>8625 - 112 Street</u>, <u>Edmonton</u>, <u>Alberta Canada</u> (hereinafter referred to as "the Assignee"), is desirous of acquiring the entire right, title, and interest in and to said inventions, the right to file applications on said inventions and the entire right, title and interest in and to any applications, including provisional applications for Letters Patent of the United States or other countries claiming priority to said application, and in and to any Letters Patent or Patents, United States or foreign, to be obtained therefor and thereon.

NOW, THEREFORE, in consideration of One Dollar (\$1.00) and other good and sufficient consideration, the receipt of which is hereby acknowledged, the Assignors have sold, assigned, transferred, and set over, and by these presents do sell, assign, transfer, and set over, unto the Assignee, its successors, legal representatives, and assigns the entire right, title, and interest in and to the above-mentioned inventions, the right to file applications on said inventions and the entire right, title and interest in and to any applications for Letters Patent of the United States or other countries claiming priority to said application, and any and all Letters Patent or Patents of the United States of America and all foreign countries that may be granted therefor and thereon, and in and to any and all applications claiming priority to said applications, divisions, continuations, and continuations-in-part of said applications, and reissues and extensions of said Letters Patent or Patents, and all rights under the International Convention for the Protection of Industrial Property, the same to be held and enjoyed by the Assignee, for its own use and behalf and the use and behalf of its successors, legal representatives, and assigns, to the full end of the term or terms for which Letters Patent or Patents may be granted as fully and entirely as the same would have been held and enjoyed by the Assignors had this sale and assignment not been made;

AND for the same consideration, the Assignors hereby covenant and agree to and with the Assignee, its successors, legal representatives, and assigns, that, at the time of execution and delivery of these presents, the Assignors are the sole and lawful owners of the entire right, title, and interest in and to the inventions set forth in said applications and said applications, including provisions applications, above-mentioned, and that the same are unencumbered, and that the Assignors have good and full right and lawful authority to sell and convey the same in the manner herein set forth;

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> Application Carlot No. 98/868.687 ACCUMEN'S DOCKET NO. DUC475-205

AND for the same consideration, the Amignors hereby coverant and agree to and with the Adelgace, its suppossers, legal representatives, and susigns that the Assignors will, whenever coursel of the Actignes, of the coursed of its successors, legal representatives, and unsigns, shall advise that any proceeding in connection with said invandors or said applications for Letters Patent or Paramete, or any processing in consection with Laguera Parame or Putaries for axid investigns to any country, including interterance proceedings, is lewful and desirable, or that day application cieliting priority to said application, displace, continuation, or continuation-in-part of any applications for Langue Pateurs or Parents, or any rejecte or extension of any Letters Pateurs or Parents or Capations for Langue Pateurs or Parents and decirable, clips all papers and documents, raise all involve carbie, and do all serp recessary or required to be done for the procurement, maintenance. enforcement, and defense of Letters Papert or Paperts for said inventions, without change to the Assigner, in minocentre, legal representatives, and pastgre, but at the cost and experts of the Assignee, he successors, legal repleasured vas, and assignee

AND the Assigners hemby request the Commissioner of Possite to issue any and all said Letters Patent of the United States to the Assigned as the Assigned of said inventions, the Letters Patent to be issued for the sole use and boball of the Assignes, its successors, legal representatives, and assigns,